

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

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REBA PATTERSON,

Plaintiff,

-against-

MEDGAR EVERS COLLEGE of C.U.N.Y.,  
DARIUS MOVASSEGHI, FRANK RAGLAND,


Defendants.

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**BLOOM, United States Magistrate Judge:**

The Court held a settlement conference on May 9, 2005. The parties were unable to reach a settlement in the instant action. The Court made the following rulings and set the following deadlines:

- 1) Plaintiff's January 31, 2005 submission, captioned as an amended complaint shall be deemed a supplement to the complaint. See Fed. R. Civ. P. 15(d) ("[L]eave to file a supplemental pleading should be freely permitted when the supplemental facts connect it to the original pleading."); Quarantino v. Tiffany & Co., 71 F.3d 58, 66 (2d Cir. 1995)(citation omitted). Defendants shall respond to plaintiff's January 31, 2005 supplement by June 9, 2005.
- 2) Plaintiff shall supply her doctors' names and addresses, sign the medical releases and return them to defendant's counsel by May 23, 2005.
- 3) Plaintiff shall respond to defendants' outstanding requests (to supplement her answers at her deposition) regarding her damages and any mitigation thereof by June 9, 2005.
- 4) Plaintiff shall certify her deposition transcript by June 9, 2005.
- 5) The parties shall schedule defendants' depositions on June 20, 2005, June 21, 2005 and June 22, 2005.

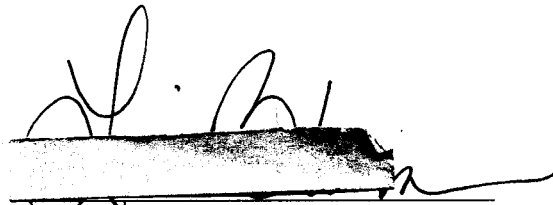
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U.S. DISTRICT COURT E.D.N.Y.  
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TIME A.M. 



6) Defendants' counsel indicated that they object to producing two of plaintiff's intended deponents. Accordingly, defendants shall file their objections to plaintiff's request to produce Brenda Richardson Malone, Vice Chancellor for Faculty and Staff Relations, and Nan Fisher Williams, Dean and Counsel to the President, by May 16, 2005. Plaintiff shall respond to these objections by May 23, 2005.

Additionally, defendants' counsel requested permission to move for summary judgment at the conclusion of discovery. Defendants' request was granted and the Court set forth the following briefing schedule: defendants shall serve their motion for summary judgment on plaintiff by September 16, 2005; plaintiff shall serve her opposition to defendants' motion for summary judgment on plaintiff by November 18, 2005; defendants shall serve their reply and file the fully briefed motion in Court by December 16, 2005. A courtesy copy of the complete motion should be sent to my chambers.

SO ORDERED:

A handwritten signature in black ink, appearing to read "Lois Bloom", is written over a horizontal line. The signature is stylized and cursive.

Lois Bloom  
United States District Judge

Dated: May 13, 2005  
Brooklyn, New York

Copies to:

Honorable Edward R. Korman

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Plaintiff, Pro Se

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